and except employers of seamen referred to in subsection (a)) for damages for such injury or disease the member unable is to perform the member's regular military duties result the iniury or disease, the United States shall have a (independent of the rights of the member) to recover from the third or an insurer of the third person, or both, the eaual the total amount of the pay that accrues and is accrue t.o the member for the period for which the member is unable to perform such duties as a result of the injury or and disease not assigned to perform other military duties.

"(c)(l) If. pursuant to the laws of a State that applicable in a case of a member of the uniformed services iniured 18 disease as a result of to<mark>rt</mark>ious or contracts a conduct οf third person, there is in effect for such a case (as a substitute alteror native for compensation for damages through tort liability) system of compensation or reimbursement for expenses of hospital medical. surgical, or dental care and treatment or for lost nav nursuant. to a policy of insurance, contract, medical or hospital service agreement. or similar arrangement. the United States shall be deemed to be a third-party beneficiary of such a policy. contract. agreement, or arrangement.

"(2) For the purposes of paragraph (1)—
"(A) the expenses incurred or to be incurred by the United States for care and treatment for an injured or diseased member as described in subsection (a) shall be deemed to have been incurred by the member:

"(B) the cost to the United States of the pay of the member as described in subsection (b) shall be deemed to have been pay lost by the member as a result of the iniury or disease; and

(C) the United States shall be subrogated riaht t.o anv or claim that the injured or diseased member or the member's guardian. personal representative. estate. dependents. vors have under a policy, contract, agreement, or arrangement. referred to in paragraph (1) to the extent of the reasonable value of the care and treatment and the total amount of

pay deemed lost under subparagraph (B) "(4) in subsection (d), as redesignated by paragraph (2),
by inserting "or paid for" after "treatment is furnished": and

(5) by adding at the end the following:

(f)(1) Any amount recovered under this section for medical care and related services furnished by a military medical treatment facility or similar military activity shall be credited to the appropriation of appropriations supporting the operation of that facility or activity. as determined under regulations prescribed by the Secretary of Defense.

"(2) Any amount recovered under this section for cost the United States of pay of an injured or diseased member of the uniformed services shall be credited to the appropriation that supports the operation of the command. activity. other unit to which the member was assigned at the time of iniurv the illness, as determined under regulations prescribed the concerned.

"(1) The term uniformed services has the meaning given such term in section 101 of title 10, United States Code.